

## NOTICE OF WATER RIGHT.

THE STATE OF MONTANA, |  
COUNTY OF FLATHEAD.

To all whom these presents may concern

BE IT KNOWN, that

John L. Jackson

259

of ~~John L. Jackson~~ it is known

In said County and State, to hereby publish and declare, as a legal

notice to all the world,

I. That ~~he~~ has a legal right to the use, possession and control of and water  
from ~~the~~ <sup>the</sup> ~~Flathead River~~ (acres) <sup>one acre</sup> inches of the water of  
said stream as measured at the mouth of ~~the~~ <sup>the</sup> Flathead River and the  
South Fork ~~Flathead~~ <sup>Flathead</sup> River, in Section 11, Township 11  
South of Range 11 West.

II. That the special purpose for which said water is intended to be used, and the place of intended use is  
irrigation on the first half of North Flathead Ranch, Section 11, Township 11, Range 11, South of the  
Flathead River, of which ~~he~~ is the owner or holder of record of the land and has  
South Fork ~~Flathead~~ <sup>Flathead</sup> River running through his ranch in Section 11, Township 11  
South of Range 11 West.

III. That ~~he~~ has taken said water out of, and diverted it from said stream  
by means of a ditch <sup>cut</sup> which said ditch is 12 inches wide by  
24 inches in depth, and carries or conducts 1.50 inches of water from said stream  
and ~~he~~ takes and diverts the water from said stream above point upon the ~~river~~ <sup>the</sup> creek  
a point where said creek crosses the west boundary line of the 1/2 of Section  
3 in Township 11 North of Range 11. This point is situated for the purpose of irrigating  
of said creek, said ditch is taking the water out and carrying it down  
channel of said creek.

thence running, or to run, to and upon said described land (and through said land, if he  
so desires to any requisite point of final discharge).

IV. That ~~he~~ appropriated and took said water on the 24<sup>th</sup> day of  
April A. D. 1895, by means of said ditch.

V. That the name of the appropriator is ~~John L. Jackson~~ John L. Jackson

VI. That ~~he~~ also hereby claim said ditch and the right of way therefor, and for said water  
by it conveyed, or to be conveyed, from said point of appropriation to said land or point of final discharge,  
and also the right of location upon any lands of any dams, flumes, reservoirs, constructed or to be constructed,  
by ~~him~~ in appropriating and in using said water.

VII. That ~~he~~ also claim the right to keep in repair and to enlarge said means of water  
appropriation at any time, and the right to dispose of the said right, water, ditch, or said appurtenances, in  
part or whole at any time.

CLAIMING THE SAME, all and singular, under Chapter LXXIV, Compiled Statutes of the State of  
Montana, and all acts supplementary thereto or amendatory thereof.

TOGETHER with all and singular, the hereditaments and appurtenances therunto belonging or appur-  
tenant or to accrue to the same.

WITNESS, ~~he~~ hand at ~~Montana~~ <sup>Montana</sup>, this 24<sup>th</sup> day of ~~April~~ <sup>May</sup> A. D. 1895.

for irrigating and other purposes.

In a legal right to the use, possession and control of and claim  
inches of the waters of  
in said County and State,

II. That the special purpose for which said water is intended to be used, and the place of intended use is  
to irrigate land situated in Section 10, Township 30 North, Range 30 West, and the South West Quarter of the  
same, being the South West Quarter of Section 10, Township 30  
Range 30 West.

III. That he has taken said water out of, and diverted it from said stream by means of a ditch which said ditch is 10 feet wide, 2 feet deep, 20  
feet in side, and carries or conducts 5.5 cubic inches of water from said stream. Said ditch  
said ditch runs and diverts the water from said stream approximately upon the course of  
a point where said creek crosses the west boundary line of the 10th section  
of Township 30 North of Range 30 West and is situated just above the head of  
of said creek, said ditch is dredged, the dredging and clearing of the channel  
channel of said creek.

thence running, or to run, to and upon said described land (and through said land if  
so desired to any regular point of final discharge).

IV. That he appropriated and took said water on the 1st day of  
April A.D. 1895, by means of said ditch.

V. That the name of the appropriator is \_\_\_\_\_ of said water and  
is the \_\_\_\_\_

VI. That he also hereby claims said creek and the right of way thereof, and the right  
by it conveyed, or to be conveyed, from said point of appropriation to said land, to use the same  
and also the right of location upon any lands of any name, shape, rank, or quality,  
by him in appropriating and in using said water.

VII. That he also claims the right to have the right to abandon  
appropriation at any time, and the right to dispose of the said right, in whole or in  
part or whole at any time.

**CLAIMING THE SAME**, all and singular, under Chapter L.L.L.L. Laws of Montana, and all laws of

Montana, and all acts supplementary thereto or amendatory thereof.

TOGETHER with all and singular, the hereditaments and appurtenances thereto belonging or  
entitling or to accrue to the same.

WITNESS his hand at Columbia Falls, Montana, this

day of April 1895.

Witness to foregoing Notice

Clancy Community Library

**THE STATE OF MONTANA,**

**COUNTY OF PLATTEAU.**

Deposed and say'd that he is of lawful age and  
under rights mentioned in the foregoing Notice and Statement of Appropriation, and that he does  
acknowledge and subscribe thereto as the appropriator and claimant, that he does acknowledge and subscribe  
that the matters and things therein stated are true.

Subscribed and sworn to before me, this 1<sup>st</sup> day of

*[Signature]*

Filed for Record the 1<sup>st</sup> day of May A.D. 1895  
by [Signature] Notary Public